UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE AT CHATTANOOGA

V.	tiff,)	Case No.				
)	Judge Ed	lgar			
Defen	ıdant.)					
	<u>\$</u>	SCHEDULING (<u>ORDER</u>				
1.	Introduction: Pursua	ant to FED. R. CIV	r. P. 16(b) a scho	eduling c	onference	was held	
in this cause a	nt(time)		(date). Pre	sent repre	senting the	e plaintiff	
was attorney			Present	represen	ting defen	ıdant was	
		The follow	ing action was	taken.			
2.	Jurisdiction : In this	case, the subjec	t matter jurisdi	ction of t	the Court	has been	
invoked purs	uant to 42 U.S.C. § 198	3, and (is not/is)	in dispute.				
3.	Consent to Magistrat	e Judge: The par	ties (do not / do)) consent	that all pro	oceedings	
in this case m	nay be conducted by a l	United States Ma	gistrate Judge in	accorda	nce with 2	28 U.S.C.	
§ 636(c).							
4.	Settlement / Alternative Dispute Resolution:						
	(a) The possibi	lity of settler	nent at this	time	appears	to be	
	·						
	(b) On or before		_, the parties wi	ll jointly	advise the	Court in	
a pleading to	be filed in the same ma	nner as other plea	dings as to whe	ther or no	ot an agree	ment has	
been reached	l by the parties to utiliz	ze mediation. If	no agreement to	utilize 1	mediation	has been	
reached by th	he parties, the pleading	g must contain a	statement that	the case	is not sui	itable for	

mediation, and the reasons therefor. Any mediation must be completed on or before ten (10) days before the final pretrial conference; and the parties shall notify the Court of the results. Any decision to utilize mediation will not alter the deadlines established by this scheduling order. The parties are encouraged to use the Federal Court Mediation Program.

5. Disclosure and Discovery: (a) Fed. R. Civ. P. 26(f) Meeting: The parties have held a discovery planning -- OR -meeting as required by Rule 26(f). The parties will hold a discovery planning meeting as required by Rule 26(f) on ______ (by telephone) (at ______.) (b) **Discovery Plan**: The parties have filed with the Court a discovery plan in accordance with Rule 26(f). -- OR --At the Rule 26(f) meeting the parties shall develop a discovery plan and file it with the Court within ten (10) days after said meeting. This discovery plan shall conform to the provisions of FED. R. CIV. P. 26(f). *Initial Disclosures*: The parties have made all disclosures required by Rule (c) 26(a)(1). -- OR --The parties shall make all disclosures required by Rule 26(a)(1) on or before ______. Expert Testimony: Disclosure of any expert testimony in accordance with FED. R. CIV. P. 26(a)(2) shall be made by the parties on or before ______. *Final Witness List*: On or before ______, the parties shall provide to all other parties a final witness list in accordance with FED. R. CIV. P. 26(a)(3)(A). Within five (5) days after service of this final witness list, the list may be supplemented. (f) All Discovery: All discovery, including the taking of depositions "for evidence" shall be completed by ______. **Pretrial Disclosures**: On or before , the parties shall (g) make the pretrial disclosures specified in FED. R. CIV. P. 26(a)(3)(B) and (C). (Deposition testimony and exhibit list). All deposition testimony to be offered into evidence must be disclosed to all other

parties on or before this date.

6. Other Scheduling Matters:

Tennessee website (www.tned.uscourts.gov).

(a)	Joinder of Parties : If any party wishes to join one or more additional parties,				
such joinder shall be	made by				
(b)					
all motions for sumn	nary judgment pursuant to FED. R. CIV. P. 56 shall be filed as soon as possible,				
but no later than	The failure to timely file such motions will be				
grounds to summaril	y deny them.				
(c)	<u>Motions in Limine</u> : Any motions in limine must be filed no later than				
(d)	<u>Special Requests to Instruct for Jury Trial</u> : Pursuant to Local Rule 51.1,				
special requests for j	ury instructions shall be submitted to the Court no later than				
, and sh	all be supported by citations of authority pursuant to Local Rule 7.4. There is				
	for the respective parties the right to submit supplemental requests for				
instructions during t	he course of the trial or at the conclusion of trial upon matters that cannot be				
reasonably anticipate	ed.				
7. Final	<u>Pretrial Conference</u> : A final pretrial conference will be held in this case on				
	at at PM before the United States District Judge, in				
chambers, Room 25	3, United States Courthouse, 900 Georgia Avenue, Chattanooga, Tennessee.				
The parties shall pre	pare and submit a final pretrial order to the Court on or before the date of the				
final pretrial confere	nce. A form for the final pretrial order is available on the Eastern District of				

By the time of the pretrial conference, the parties shall disclose to one another and to the Court, technology they intend to use in the courtroom during the trial and how they intend to use it (e.g., display equipment, data storage, retrieval, or presentation devices). This disclosure shall list (1) equipment they intend to bring into the courtroom to use, and (2) equipment supplied by the Court the parties intend to use.

Further, the parties shall disclose to one another the content of their electronic or digital materials by the time of the final pretrial conference, and shall confirm the compatibility/viability of their planned use of technology with the Court's equipment by the final

pretrial conference. General information on equipment supplied by the Court is available on the
Eastern District of Tennessee website (<u>www.tned.uscourts.gov</u>). Specific questions about Court
supplied equipment should be directed to the courtroom deputy (directory available on website).

8.	<i><u>Trial</u></i> :	The trial of this case will be held before the United States District Judge and
a jury begin	nning on	, at the United States Courthouse, Chattanooga
Tennessee.	The trial i	s expected to last days. Counsel shall be present at 9:00 a.m
to take up a	ny prelim	inary matters which may require the Court's attention. The parties shall be
prepared to	commend	ce trial at 9:30 a.m. on the date which has been assigned. If this case is no
heard immed	diately, it	will be held in line until the following day or anytime during the week of the
scheduled tr	ial date.	
	SO OF	RDERED.
	ENTE	R:
		R. ALLAN EDGAR

UNITED STATES DISTRICT JUDGE